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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/534,732	05/12/2005	Kwan-suk Yang	DSP-PT008	8992	
3624	7590 04/18/2006		EXAMINER		
VOLPE ANI	VOLPE AND KOENIG, P.C.			PAK, SUNG H	
UNITED PLAZA, SUITE 1600 30 SOUTH 17TH STREET			ART UNIT	PAPER NUMBER	
PHILADELPH	IA, PA 19103		2874		
			DATE MAILED: 04/18/2006		

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)				
	10/534,732	YANG, KWAN-SUK				
Office Action Summary	Examiner	Art Unit	_			
	Sung H. Pak	2874				
The MAILING DATE of this communication appeariod for Reply	ppears on the cover sheet w	ith the correspondence address				
A SHORTENED STATUTORY PERIOD FOR REP WHICHEVER IS LONGER, FROM THE MAILING  Extensions of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication.  If NO period for reply is specified above, the maximum statutory perio  Failure to reply within the set or extended period for reply will, by statu. Any reply received by the Office later than three months after the mail earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNI .136(a). In no event, however, may a d d will apply and will expire SIX (6) MON the, cause the application to become Al	CATION. reply be timely filed  ITHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 12	May 2005					
<u> </u>	nis action is non-final.					
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closed in accordance with the practice under						
Disposition of Claims						
4) Claim(s) 1-14 is/are pending in the application	on.					
4a) Of the above claim(s) is/are withdr						
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-14</u> is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and	/or election requirement.		•			
Application Papers						
9)⊠ The specification is objected to by the Examin	ner.	•				
10) The drawing(s) filed on 12 May 2005 is/are:	a)⊠ accepted or b)□ obje	cted to by the Examiner.				
Applicant may not request that any objection to th						
Replacement drawing sheet(s) including the corre						
11)☐ The oath or declaration is objected to by the	Examiner. Note the attache	d Office Action or form PTO-152.				
Priority under 35 U.S.C. § 119						
12)⊠ Acknowledgment is made of a claim for foreig a)⊠ All b)□ Some * c)□ None of:	gn priority under 35 U.S.C.	§ 119(a)-(d) or (f).				
1. Certified copies of the priority docume	nts have been received.	•				
2. Certified copies of the priority docume	nts have been received in A	Application No				
<ol><li>Copies of the certified copies of the pr</li></ol>	iority documents have beer	received in this National Stage				
application from the International Bure						
* See the attached detailed Office action for a li	st of the certified copies not	received.				
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A440a.h.m.am4(a)						
Attachment(s)  1) Notice of References Cited (PTO-892)	· 4) 🗌 Interview	Summary (PTO-413)				
2) D Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No	s)/Mail Date				
<ol> <li>Information Disclosure Statement(s) (PTO-1449 or PTO/SB/0 Paper No(s)/Mail Date <u>3/24/06</u>.</li> </ol>	8) 5) Notice of 6) Other:	nformal Patent Application (PTO-152)				

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#### **DETAILED ACTION**

Preliminary amendment received on 5/12/2005 has been entered. Claims 1-14 are now pending.

### Information Disclosure Statement

Information disclosure statement received on 3/24/2006 has been considered.

## Specification

The abstract of the disclosure is objected to because the abstract is generally limited one paragraph, under 150 words. Correction is required. See MPEP § 608.01(b).

#### Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-2, 5, 7, 11, 13 are rejected under 35 U.S.C. 102(b) as being anticipated by JP 60-250312 A (JP '312).

JP '312 reference discloses an optical device with all the limitations set forth in the claims, including: an optical contact module for connecting a single optical fiber for transmitting an optical signal to an optical device such as a light emitting device or a light receiving device,

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which comprises: an optical device receiving member ('6' Fig. 3) including an optical device receiving portion ('62' Fig. 3) formed with an optical device receiving space for receiving the optical device ('8' Fig. 3) therein from one end of the optical device receiving member, an optical fiber receiving portion ('61' Fig. 3) formed with an optical fiber receiving space for receiving an optical fiber therein from the other end thereof, a contact hole having a predetermined diameter to communicate the optical device receiving portion with the optical fiber receiving portion ('61d' Fig. 3), and a slit formed in the optical fiber receiving portion by removing a portion of an outer periphery of the optical fiber receiving portion by a predetermined length from the other end ('61b' Fig. 2); an optical fiber fixing cap ('7' Fig. 3) including a receiving portion which has a taper formed lengthwise ('71b' Fig. 3) such that the inner diameter of the receiving portion can be decreased to radially press the optical fiber receiving portion formed with the slit when the optical fiber receiving portion of the optical device receiving member is to be received therein from one end of the optical fiber fixing cap (Fig. 4), and a through-hole at the other end thereof so that the optical fiber can be inserted into the receiving portion (Fig. 2-3); and a fastening means formed on the outer periphery ('61a' Fig. 2-3) of the optical fiber receiving portion of the optical device receiving member and on an inner periphery of the receiving portion of the optical fiber fixing cap to detachably fasten the optical fiber fixing cap to the optical device receiving member (Fig. 4);

wherein there is a projection portion extending lengthwise from a distal end of the optical device receiving portion of the optical device receiving member ('62' Fig. 3); wherein the optical fiber receiving portion of the optical device receiving member is formed with a taper such that the outer diameter of the optical fiber receiving portion is increased from a distal end thereof,

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and a plurality of slits are formed circumferentially at a predetermined interval in the optical fiber receiving portion (Fig. 4- taper is formed when the fixing cap '7' is in place);

wherein a step is formed due to the outer diameter of the optical device receiving portion of the optical device receiving member larger than that of the optical fiber receiving portion thereof (Fig. 3);

wherein the fastening means comprises male threads (which are plurality of ridges) formed on the outer periphery of the optical fiber receiving portion of the optical device receiving member and female threads (which are coupling ridges) formed on the inner periphery of the receiving portion of the optical fiber fixing cap (Fig. 2-3; abstract).

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 3-4, 6, 8-10, 12, 14 are rejected under 35 U.S.C. 103(a) as being unpatentable over JP 60-250312 A (JP '312).

JP '312 reference discloses an optical device with limitations set forth in the claims as discussed above, except it does not explicitly teach the use of an elastic member disposed in the optical fiber receiving portion for supporting optical fibers. Also, it does not teach the use of an O-ring fitted around the outer periphery of the optical fiber receiving portion as claimed.

However, the use of an elastic material disposed in the optical fiber receiving portions of optical connectors are well known and common in the art. Such elastic materials are commonly used in the art to provide mechanical protections for the fragile coupling fibers, which are exposed near the coupling junction. Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to modify the device of JP '312 to have elastic material disposed in the fiber receiving portion.

In addition, the use of an O-ring in the fiber-to-device connector is well known and common in the art. Such O-rings are considered advantageous and desirable in the art because it allows for a tight and secure fit for connector structure to be mounted on a connector panel.

Therefore, it would have been obvious to a person of ordinary skill in the art at the time the invention was made to modify the device of JP '312 to have O-ring disposed on the fiber receiving portion as claimed.

#### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Sung H. Pak whose telephone number is (571) 272-2353. The examiner can normally be reached on Monday- Friday, 9AM-5PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Rodney Bovernick can be reached on (571)272-2344. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Sung H. Pak

Primary Patent Examiner

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